1	ODDINANCE NO. 04
1 2	ORDINANCE NO. 04
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4	AN ORDINANCE OF THE BOARD OF COUNTY
5	COMMISSIONERS OF LEON COUNTY, FLORIDA,
6	AMENDING CHAPTER 10, SECTION 99 OF THE CODE OF
7	LAWS OF LEON COUNTY, FLORIDA, REGARDING
8	VESTING DETERMINATION CATEGORIES; PROVIDING
9	FOR THE REPEAL OF SUBSECTION D.(2) RELATED TO
10	CRITERIA FOR THE RE-GRANTING OF VESTED
11	DEVELOPMENT RIGHTS FOR THE UNBUILT PHASES ON
12	CONCEPTUALLY APPROVED PLANNED UNIT
13	DEVELOPMENT PROJECTS; PROVIDING FOR
14	CONFLICTS; PROVIDING FOR SEVERABILITY; AND
15	PROVIDING AN EFFECTIVE DATE.
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18	NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY
19	COMMISSIONERS OF LEON COUNTY, FLORIDA, that:
20	SECTION 1. Chapter 10, Section 99 of the Code of Laws of Leon County, Florida, is
21	hereby amended to read as follows:
22	* * *
23	d. Re-granting of vested development rights. Upon application to the county
24	and payment of any filing fees, the owner of property on which vested
25	development rights had been previously granted, and which had expired, shall
26	be permitted to request that the county re-vest the said property. Said
27	application for re-granting of vested developments shall be made on or before
28	November 3, 2003. The hearing on said application shall be conducted by the
29	Leon County Board of County Commissioners, generally in accord with the
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- (1) Basis for re-vesting. The Leon County Board of County
  Commissioners shall consider only the following criteria with regard
  to the re-establishment of vested development rights on the subject
  property at a public meeting (but no public hearing on the application
  is required):
  - a. The applicant shall prove by a preponderance of the evidence that the applicant or property owner, acting in good faith upon some act or omission of the county, has made a substantial change in position or has incurred such extensive obligations and expenses that it would be highly inequitable and unjust to not re-establish the vested development rights previously granted to the subject property; and,
  - b. The applicant shall prove by a preponderance of the evidence that a substantial portion of all required infrastructure for the subject property/subdivision has been installed prior to the expiration of the originally granted vested development rights; and,
  - c. No prior extension of the vested development rights has been obtained for the subject property.

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<del>(2)</del> —	Not withstanding paragraph (1), re-vesting for conceptually
	approved phase or phases of planned unit developments shall
	be based only on the following criteria:

The ability of the applicant to demonstrate that adequate public infrastructure is available to support the anticipated off-site impacts such as but not limited to transportation; storm water, and environmental impacts associated with the unbuilt phase or phases of the previously approved conceptual plan of development; and,

The ability of the applicant to demonstrate that the unbuilt phase or phases of the development will be compatible with the existing or planned land uses that are adjacent to or in close proximity to the proposed development including the internal cohesiveness, compatibility, and spatial integration with the developed portions of the project as established in the previously approved master plan for the planned unit development; and,

The ability of the applicant to demonstrate that the development of the unbuilt phase or phases of the previously approved conceptual planned unit development will comply with the protection of conservation and preservation features

1	that may be onsite consistent with the provisions of the
2	Comprehensive Plan and Land Development Code.
3	(2) (3) In no case shall the vested development rights be re-established for a
4	period of time longer than one additional year from the date of the
5	granting by the Leon County Board of County Commissioners.
6	(3) (4) All other terms and conditions of the previously granted vested
7	development rights shall apply to the re-establishment of the vested
8	development rights, and additional conditions consistent with the re-
9	establishment of the vested development rights may be imposed by
10	the Leon County Board of County Commissioners on this application.
11	(4) (5) Notice of the consideration of such an application for re-granting of
12	vested development rights shall be provided by posting a notice on
13	the subject property at least ten calendar days in advance of the
14	consideration by the Leon County Board of County Commissioners.
15	SECTION 2. All ordinances or parts of ordinances in conflict with the provisions of this
16	ordinance are hereby repealed to the extent of such conflict, except to the extent of any conflicts with
17	the Tallahassee-Leon County 2010 Comprehensive Plan as amended, which provisions shall prevail
18	over any parts of this ordinance which are inconsistent, either in whole or in part, with the said
19	Comprehensive Plan.
20	SECTION 3. If any word, phrase, clause, section or portion of this ordinance shall be held
21	invalid or unconstitutional by a court of competent jurisdiction, such portion or words shall be

1	deemed a separate and independent provision	and such holding shall not affect the validity of the
2	remaining portions thereof.	
3	SECTION 4. This ordinance shall be	come effective as provided by law.
4	DULY PASSED AND ADOPTED BY	the Board of County Commissioners of Leon County,
5	Florida, this day of	, 2004.
6		LEON COUNTY, FLORIDA
8 9		Day.
9 10	•	By: Jane G. Sauls, Chairman
10		Board of County Commissioners
12		Board of County Commissioners
13	ATTESTED BY:	
14	BOB INZER, CLERK OF THE COURT	
15	BOB HAZBIG OFFICE OF THE COURT	
16		
17	By:	
18	CLERK	
19		
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31	APPROVED AS TO FORM:	
21 22	COUNTY ATTORNEY'S OFFICE	
22 23	LEON COUNTY, FLORIDA	
23 24	LEON COUNTY, PLONIDA	
2 <del>5</del>		
26	By:	
27	HERBERT W.A. THIELE	
28	COUNTY ATTORNEY	
29		
30 31	I:\WpDocs\D004\P001\00008513.DOC F91-000292	
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